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5	Attorney for Defendants RICHARD C. PETERS and		
6	RAMONA W. PETERS, individually and as Tru of the PETERS FAMILY TRUST		
7	of the FEFERSTANIET TROOF		
8	UNITED STATES DISTRICT COURT		
9	EASTERN DISTRICT OF CALIFORNIA - SACRAMENTO DIVISION		
10			
11	CALIFORNIA DEPARTMENT OF TOXIC SUBSTANCES CONTROL,	Case No CIVS-02-2389 LKK DAD  ASSIGNED TO	
12	Plaintiff,	HON. LAWRENCE K. KARLTON COURTROOM 4	
	,	COMPLAINT FILED: 10/31/02	
13	PAYLESS CLEANERS, COLLEGE CLEANERS, HEIDINGER CLEANERS,	TRIAL DATE: 1/23/08	
14	NORGE VILLAGE CLEANERS, CAVA, INC., a California corporation, LOBDELL		
15	CLEANERS, CITY OF CHICO, NORVILLE	STIPULATION TO STRIKE PRAYERS	
16	R. WEISS, JANET L. WEISS, PAUL HEIDINGER, INEZ N. HEIDINGER, 5TH	FOR ATTORNEYS' FEES IN THIRD AMENDED THIRD PARTY	
17	AND IVY, a General Partnership, RICHARD C. PETERS and RAMONA W. PETERS,	COMPLAINT OF THE PETERS, AND IN THE ANSWERS THERETO BY	
18	individually and as trustees of the Peters Family Trust, BETTY M. ROLLAG,	MAYTAG CORPORATION AND FEDDERS CORPORATION;	
	RANDALL ROLLAG, and TAMI ROLLAG,	ORDER	
19	RICHARD C. PETERS and RAMONA W.		
20	PETERS, individually and as Trustee of the PETERS FAMILY TRUST,		
21	ŕ		
22	Third Party Plaintiffs, vs.		
23	NORGE division of BORG WARNER		
24	CORPORATION; FEDDERS CORPORATION; MAYTAG		
	CORPORATION; CAVA,		
25	INCORPORATED, A California Corporation, A/K/A NORGE VILLAGE		
26	CLEANERS, and DOES 1 through 50, inclusive,		
27	Third-Party Defendants.		
28	- I minu-i arty Defendants.		

## 1 **STIPULATION** 2 WHEREAS the parties hereto wish to resolve a dispute regarding their respective requests 3 for attorneys' fees without undue consumption of the Court's resources: 4 5 IT IS HEREBY AGREED AND STIPULATED by and between the parties hereto, through 6 their respective attorneys of record, that the parties' requests for attorneys' fees are stricken, without 7 prejudice, from the following pleadings: 8 1) The Third Amended Third Party Complaint of the Peters, [page 16, line 16]; and, 9 2) The Answer to the Peters' Third Amended Third Party Complaint by Maytag 10 Corporation, [page 11, line 27-pg. 12, line 1]; and, 11 3) The Answer to the Peters' Third Amended Third Party Complaint by Fedders 12 Corporation, [pg. 11, line 27 - pg. 12, line 1]. 13 //// 14 //// 15 //// 16 //// 17 //// 18 //// 19 //// 20 //// 21 //// 22 //// 23 //// 24 //// 25 //// 26 //// 27 //// 28 ////

1	IT IS FURTHER AGREED AND STIPULATED by and between the parties hereto, through		
2	their respective attorneys of record, that the Peters' time for filing their proposed motion to strike		
3	Maytag's prayer for attorneys fees be stayed, pending signature by the Court of the attached order.		
4	Should the Court not sign the attached Order by January 31, 2007, The Peters may file their motion,		
5	thereafter despite the passage of time.		
6	IT IS SO STIPULATED.		
7	Dated:	December 12, 2006	GREBEN & ASSOCIATES
8			/s/
9			
10			JOSEPH B. ADAMS Attorneys for The Peters
11			Attorneys for the reters
12			
13	Dated:	December 12, 2006	SEDGWICK, DETERT, MORAN & ARNOLD
14			/s/
15			RICHARD CRITES
16			Attorneys for Maytag Corporation
17			
18	Dated:	December 12, 2006	SEDGWICK, DETERT, MORAN & ARNOLD
19			/s/
20			RICHARD CRITES
21			Attorneys for Fedders Corporation
22			<u>ORDER</u>
23			
24	IT IS SO	ORDERED.	
25	DATED: I	December 18, 2006.	
26			James K Karlton
27			LAWRENCE K. KARLTON SENIOR JUDGE
28			UNITED STATES DISTRICT COURT